

ALIGN TECHNOLOGY, INC.,	)	CASE NO. 3:18-CV-06663-TSH
	)	
Plaintiff,	)	<b>DECLARATION OF ANTHONY</b>
	)	<b>PETTINELLA IN SUPPORT OF</b>
v.	)	<b>PLAINTIFF’S MOTION FOR</b>
	)	<b>PRELIMINARY INJUNCTION</b>
STRAUSS DIAMOND INSTRUMENTS, INC.,	)	
	)	
Defendant.	)	

1 I, Anthony Pettinella, declare as follows:

2 1. I am a Territory Manager for Align Technology, Inc. ("Align"). I have personal knowledge  
3 of the statements below, and if called upon in Court to testify would testify as follows.

4 2. In my role as Territory Manager, I am responsible for customer interactions with Align and  
5 provide sales and sales support throughout my defined area.

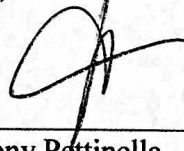
6 3. On November 8, 2018, I learned that an Align orthodontic customer used a Strauss Diamond  
7 MagicSleeve with Align's iTero Element intraoral scanner system.

8 4. The orthodontist's assistant told me that the MagicSleeve was purchased from Strauss  
9 Diamond. I understand that the MagicSleeve product was provided to this orthodontist with a brochure  
10 describing how to autoclave the sleeve for repeated use.

11 5. The orthodontist's assistant expressed concerns about the performance of the MagicSleeve,  
12 and explained that the MagicSleeve is not very accurate, that the glass window fogs up during using,  
13 and that it is difficult to clean. In my experience, these issues are likely to lead to poor image quality.

14 I declare under penalty of perjury under the laws of the United States of America that the  
15 foregoing statements are true and correct.

16 Executed this 23rd day of January 2019, in Oxford, Connecticut.

17 

18 \_\_\_\_\_  
19 Anthony Pettinella